REMARKS

In the last Office Action, the Examiner advised that the claims added to the reissue application are not in the format required by 37 CFR §1.173(d) because the claims are not underlined. The Examiner required that claims 5-35 be presented in underlined form.

In reply, applicant presents herewith claims 5-35, which are all of the claims added in the reissue application, in underlined form.

Lastly, applicant notes that the last Office Action was mailed to applicant's prior attorney instead of being mailed to the attorneys of record. Annexed hereto is a copy of the SUBSTITUTE REISSUE DECLARATION, POWER OF ATTORNEY AND ASSENT OF ASSIGNEE which was filed by supplemental response bearing a mailing certificate date of July 18, 1996 and which, in paragraph 12, appoints the undersigned as attorney of record in this application. Also attached is a change-of-correspondence-address which was filed in this application on or about July 14, 2006 and which changed the correspondence address to that listed below. Applicant's attorney requests the Examiner's kind assistance in having the PTO records updated to reflect the correct correspondence address.

The application is now believed to be in allowable Accordingly, favorable reconsideration and passage of form. the application to issue are respectfully requested.

Respectfully submitted,

ADAMS & WILKS Attorneys for Applicant

Reg./No. 25,386

17 Battery Place Suite 1231 New York, New York 10004 (212) 809-3700

MAILING CERTIFICATE

I hereby certify that this correspondence is being deposited with the United States Postal Service as first-class mail in an envelope addressed to: MS Amendment, COMMISSIONER FOR PATENTS, P.O. Box 1450, Alexandria, VA 22313-1450, on the date indicated below.

> Thomas Tolve Name

> > Signature

April 5, 2007

Date

UNITED STATES PATENT AND TRADEMARK OFFICE

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Application of

Kazumi SAKUMOTO :

Serial No. 08/493,979 : Group Art Unit - 2107

Filed: June 23, 1995 : Examiner - Vit W. Miska

For: ELECTRONIC WATCH

WITH PAGER : Docket No. S004-2991(RE)

COMMISSIONER OF PATENTS AND TRADEMARKS

Washington, D.C. 20231

SUPPLEMENTAL RESPONSE

SIR:

In further response to the Office Action dated

January 18, 1996, applicant amends his application as follows:

SUBMISSION OF SIGNED SUPPLEMENTAL REISSUE DECLARATION, POWER OF ATTORNEY AND ASSENT OF ASSIGNEE:

Submitted herewith is the signed original supplemental reissue declaration, power of attorney and assent of assignee for entry in the application file.

MAILING CERTIFICATE ON LAST PAGE

REMARKS

In the previously filed response to the Office Action dated January 18, 1996, applicant indicated that the original supplemental reissue declaration, power of attorney and assent of assignee was in the process of being executed and would be submitted by supplemental response.

In accordance with the present response, the signed original supplemental reissue declaration, power of attorney and assent of assignee is enclosed.

In view of the foregoing, it is respectfully submitted that the rejection of claims 1-6 under 35 U.S.C. \$251 should be withdrawn. Accordingly, claims 1-6 are now believed allowable.

Respectfully submitted,

ADAMS & WILKS Attorneys for Applicant

By.

-2-

Bruce L. Adams

Reg. No. 25,386

50 Broadway 31st Floor New York, New York 10004 (212) 809-3700

MAILING CERTIFICATE

I hereby certify that this correspondence is being deposited with the United States Postal Service as first-class mail in an envelope addressed to: Commissioner of Patents & Trademarks, Washington, D.C. 20231, on the date indicated below.

Bruce Lr Adams

Signature

July 18, 1996

Date



IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Application of

Kazumi SAKUMOTO

Serial No. 08/493,979 : Group Art Unit - 2107

Filed: June 23, 1995 : Examiner - Vit W. Miska

For: ELECTRONIC WATCH

WITH PAGER : Docket No. S004-2991(RE)

COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231

SUBSTITUTE REISBUE DECLARATION, POWER OF ATTORNEY AND ASSENT OF ASSIGNEE

- I, Kazumi SAKUMOTO, hereby declare:
- 1. That I am a citizen of Japan, residing at c/o Seiko Instruments Inc., 31-1, Kameido 6-chome, Koto-ku, Tokyo, Japan.
- 2. That I verily believe that I am the original, first and sole inventor of the subject matter which is claimed and for which I solicit a reissue patent on the invention entitled ELECTRONIC WATCH WITH PAGER, the specification of which was filed on June 23, 1995 as Application Serial No. 08/493,979.

- 3. That I have reviewed and understand the contents of the specification, including the claims, as amended by any amendment specifically referred to in the declaration.
- 4. That I verily believe that I am the original, first and sole inventor of the subject matter described and claimed in United States Letters Patent No. 5,297,118 issued March 22, 1994 for which I solicit a reissue patent, and in the specification thereof filed on June 23, 1993 as Application Serial No. 08/081,550.
- 5. That I acknowledge my duty to disclose to the U.S. Patent and Trademark Office all information which is material to the patentability of this reissue application in accordance with Title 37, Code of Federal Regulations, §1.56 and 1.175(a)(7).
- 6. That I verily believe the original patent to be wholly or partly inoperative or invalid by reason of claiming less than I had a right to claim in the original patent because none of the original independent patent claims 1-4 are directed to a timepiece comprising:
- (a) a time keeper in order to display at least hours and minutes by means of hands surmounting a dial surrounded by a bezel;

- (b) a receiver capable of receiving radio broadcast messages for seeking persons, reception being triggered by the composition on a telephone handset of one of at least two predetermined and distinctive calling numbers;
 - (c) a memory for storing set calls;
- (d) an acoustic transducer for signalling at least the arrival of a message;
- (e) a control arrangement including at least one stem fitted into a crown adapted to be manually actuated, and wherein at least the calling numbers are inscribed on the dial or the bezel in plain language or in coded form; and
- (f) means being actuated so that at least upon reception of a message such is stored in the memory and at least one hand ceases its time indicating function in order to come to show the calling number emitting the message.
- 7. To correct this error in claiming less than I had a right to claim, new independent claims 5 and 6 have been added. Independent claim 5 is directed to a timepiece comprising:
- (a) a time keeper in order to display at least hours and minutes by means of hands surmounting a dial surrounded by a bezel;

- (b) a receiver capable of receiving radio broadcast messages for seeking persons, reception being triggered by the composition on a telephone handset of one of at least two predetermined and distinctive calling numbers;
 - (c) a memory for storing set calls;
- (d) an acoustic transducer for signalling at least the arrival of a message;
- (e) a control arrangement including at least one stem fitted into a crown adapted to be manually actuated, and wherein at least the calling numbers are inscribed on the dial or the bezel in plain language or in coded form; and
- (f) means being actuated so that at least upon reception of a message such is stored in the memory and at least one hand ceases its time indicating function in order to come to show the calling number emitting the message.

Newly added independent claim 6 constitutes a revised version of independent claim 5 and is identical to claim 5 except that it omits the language "at least one stem fitted into a crown adapted to be manually actuated." The language "at least one stem fitted into a crown and adapted to be manually actuated" is an immaterial limitation not needed for patentability.

- 8. That the error in claiming less than I had a right to claim in the original patent arose through lack of appreciation of all aspects of the invention at the time the original patent application was filed, and then prosecuted to issue, and, as a result, the subject matter described in paragraph 6 above, and corresponding to claims 5 and 6, was not claimed as broadly as I had a right to claim.
- 9. That the error in claiming less than I had a right to claim in the original patent was discovered in July of 1994 by my attorney when he reviewed U.S. Patent No. 5,329,501 which issued July 12, 1994. The review of the '501 patent was conducted by my attorney who regularly monitors all U.S. patents which issue in the field of pagers, particularly timepieces provided with a pager function. During review of U.S. Patent No. 5,329,501, which is directed to a timepiece with a pager function, my attorney discovered that the subject matter of claim 1 of the '501 patent (corresponding to newly added independent claim 5 in this reissue application) is fully disclosed in the original patent and is broader than claims 1-4 of the original patent.
- 10. That the aforesaid error in the claims arose entirely through inadvertence, accident or mistake and without any deceptive intent on my part, or, upon information and belief, on the part of my attorneys.

11. That I hereby claim the foreign priority benefit under Title 35, United States Code, §119 of Japanese Patent Application No. 4-175312 filed July 2, 1992, a certified copy of which was filed during the pendency of Application Serial No. 08/081,550 which issued as United States Patent No. 5,297,118.

12. That I hereby appoint Bruce L. Adams,
Registration No. 25,386 and Van C. Wilks, Registration
No. 25,027 my attorneys, with full power of substitution and
revocation, to prosecute this application and to transact all
business in the U.S. Patent and Trademark Office in connection
therewith, and request that all correspondence be directed to
ADAMS & WILKS, 50 Broadway, 31st Floor, New York, New York,
10004, telephone number (212) 809-3700.

The undersigned applicant assents to this application for reissue of Letters Patent No. 5,297,118 for ELECTRONIC WATCH WITH PAGER, granted to me on March 22, 1994 and which issued to SEIKO INSTRUMENTS AND ELECTRONICS LTD., Tokyo, Japan, as assignee, and offers to surrender said Letters Patent.

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that any willful false statements or the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of this application or any patent resulting therefrom.

Dated: July 8, 1996 Kazumi Sakumoto
Kazumi SAKUMOTO

ASSENT OF ASSIGNEE AND OFFER TO SURRENDER LETTERS PATENT

The undersigned certifies that it is the assignee of the entire right, title and interest in and to the aforesaid Letters Patent No. 5,297,118 by virtue of an assignment from its inventor, Kazumi Sakumoto, and hereby offers to surrender said Letters Patent. The assignment was recorded in the Patent and Trademark Office at Reel 6777, Frame 0898. The undersigned has reviewed all the documents in the chain of title of the aforesaid Letters Patent No. 5,297,118 and, to the best of undersigned's knowledge and belief, title is in the undersigned assignee.

The undersigned hereby assents to this application for reissue.

SEIKO INSTRUMENTS AND ELECTRONIC LTD., trading as SEIKO INSTRUMENTS INC.

зу: [/]__

Nobumitsu Ueno

Title: General Manager

Legal & Intellectual Property Department

Date: